1 Scott A. Flinders (6975) Todd W. Prall (9154) HUTCHISON & STÉFFEN, PLLC Peccole Professional Park 3 10080 West Alta Drive, Suite 200 Las Vegas, Nevada 89145 Telephone: 702-385-2500 Facsimile: 702-385-2086 4 5 lrath@hutchlegal.com tprall@hutchlegal.com 6 Attorney for Plaintiff 7 UNITED STATES DISTRICT COURT 8 DISTRICT OF NEVADA 9 GATEWAY INSURANCE COMPANY, a Case No.: 2:19-cv-00771-APG-BNW 10 Missouri corporation, 11 Plaintiff, MOTION TO REMOVE ATTORNEY 12 A PROFESSIONAL LLC
PECCOLE PROFESSIONAL PARK
10080 WEST ALTA DRIVE, SUITE 200
LAS VEGAS, NV 89145 FROM ELECTRONIC SERVICE VS. LIST 13 ALEXANDER FERNANDEZ-LEON, an individual; YENDRY HERNANDEZ-14 ECHEVARRIS, an invidual; GRETSIN CONSUEGRA SORIANO, an individual; 15 JUAN SCHEUG-CASTRO, an individual; JOSE PRIETO-HERNANDEZ, an individual; 16 NELLIS CAB LLC, OPERATION SERIES NELLIS CAB LLC, VEH. SERIES 102, a 17 Nevada series limited liability company, 18 Defendants. 19 20 TO: ALL PARTIES AND THEIR COUNSEL OF RECORD: 21 PLEASE TAKE NOTICE that Plaintiff GATEWAY INSURANCE COMPANY, provides 22 notice that L. Kristopher Rath, Esq. is no longer associated with the law firm Hutchison & Steffen, 23 PLLC. 24 111 25 /// 26 /// 27 /// // 28

HUTCHISON & STEFFEN

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Hutchison & Steffen, PLLC continues to serve as counsel for GATEWAY INSURANCE COMPANY in this action through its attorneys Todd W. Prall and Scott A Flinders. All items, including, but not limited to, pleadings, papers, correspondence, documents and future notices in this action should be directed to Scott A. Flinders, Esq.

DATED this ____ day of April, 2020.

HUTCHISON & STEFFEN, PLLC

Scott A. Flinders (6975) Todd W. Prall (9154) Peccole Professional Park 10080 West Alta Drive, Suite 200 Las Vegas, Nevada 89145

Attorney for Plaintiff

COURT APPROVAL

IT IS SO ORDERED.

Dated: 4/8/2020

UNITED STATES MAGISTRATE JUDGE

HUTCHISON 🗞 STEFFEN

A PROFESSIONAL LLC
PECCOLE PROFESSIONAL PARK
10080 WEST ALTA DRIVE, SUITE 200
LAS VEGAS, NV 89145

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CERTIFICATE OF SERVICE

Pursuant to FRCP 5(b), I certify that I am an employee of HUTCHISON & STEFFEN, PLLC and that on this _______ day of April, 2020, I caused the above and foregoing document entitled MOTION TO REMOVE ATTORNEY FROM ELECTRONIC SERVICE LIST to be served as follows:

- Pursuant to Fed. R. Civ. P. 5(b) and Section IV of District of Nevada Electronic Filing Procedures, to be served via electronic services; or
- by placing same to be deposited for mailing in the United States Mail, in a sealed envelope upon which first class postage was prepaid in Las Vegas, Nevada; and/or
- \Box pursuant to FRCP 5(b)(2)(D), to be sent via facsimile; and/or
- □ to be hand-delivered;

to the parties indicated below:

Joseph A. Gutierrez Stephen G. Clough jag@mgalaw.com sgc@mgalaw.com bml@mgalaw.com cmj@mgalaw.com das@mgalaw.com djb@mgalaw.com jag@mgalaw.com jrm@mgalaw.com ndv@mgalaw.com

An employee of Hutchison & Steffen, PLLO